

MARGETTA LANGLOIS pro se  
VI

CRIMINAL  
FILED  
CLERK'S OFFICE  
FEB 23 P 2:30

(1)

MICHAEL HUGO -  
SAMUEL POLLACK -  
ALBERT FLINDERS -

U.S. DISTRICT COURT  
DISTRICT OF MASS.  
04-CV-11588  
JUDGE 20 Bal

RE: ALBERT FLINDERS

REQUESTS FOR PRODUCTION

OF ALL DOWN CORNING DOC. AND

D) DEFAULTS AND FINAL JUDGEMENTS ON

A) ALBERT FLINDERS FOR FAILURE

TO APPEAR ON 10/21/04 + 2/16/05

USMARRIAGE BEFORE JUDGE 20 Bal - WITHOUT

NOTICE TO APPEAR AS COUNSEL

SAMUEL POLLACK TO REPRESENT

B) ALBERT FLINDERS:

FALSE AND FRAUDULANT HEN

IN D.C. FILE CASE - W/ NO

CONTINGENCY FEE - AGREEMENT

EVER SIGNED BY MARGETTA LANGLOIS

1993 - 05

C) NO DISCOVERY TO DATE 2/20/05

STAMPED BY D.C. - I DO NOT KNOW

WHY ALBERT FANDERS IS, HE  
 Needs To W/ DRAW UPON D.C.  
 DUE TO FRAUDULANT + FLEGAL  
 Lien + Defecit in my D.C. + (THEFT)  
 STEALING my file FROM THE  
 OFFICE OF:

CROWIN, CROWLEY, + HUBO  
 1993 — SIGNED ON WITH —

- 1) NO CONTINGENCY FEES <sup>AGREEMENTS</sup> WITH ALBERT  
FIRM MICHAEL HUBO, POLACK  
+ FANDERS OR FANDERS  
+ POLACK OR POLACK + FANDERS.
- 6) FAILURE TO PROVIDE TO COURT  
 "ALL" DISCOVERY Plaintiff HAS  
 ASKED FOR — PRODUCTION OF DOCUMENTS  
 BY DEFENDANTS — TO D.C.
- 7) VIOLATION OF PRO SE PLAINTIFF'S  
CIVIL RIGHTS — ABUSING  
PLAINTIFF'S PRO SE RIGHTS BY PERJURY
- 8) Plaintiff ASKS for PROOF OF

(3)

Contingency fee AGREEMENT WITH  
LAW FIRM - & Signed by Plaintiff  
FLANDERS & Pollack

Pollack & FLANDERS WITH OUT  
"EX-Client" of Cronin, Crowley

& AUTO'S KNOWLEDGE -

Took my file ILLEGALLY  
& REFUSAL OF PHONE CALL BACK TO  
PLAINTIFF -

9) WHEREAS FLANDERS CAN NOT  
RECEIVE CLIENTS FILE -

WITHOUT NEW CONTINGENCY FEE.

& NOT FILING CASE WITH OUT PLAINTIFF'S  
CLIENTS KNOWLEDGE.

FILE: IT CAN NOT BE GIVEN OVER.

SOLD OUT, STOLEN, TRANSFERRED  
OVER TO FLANDERS AND POLLACK  
FROM AUTO, CROWLEY, & CRONIN

10) WHEN DID CROWLEY & CRONIN  
W/ DRAW FROM AUTO?

(4)

11). Plaintiff is "Denied"  
 Due Process TO ASK &  
 Receive QUESTIONS ANSWERED  
 by DEFENDANTS IF DEFENDANTS  
 Do Not:

APPEAR &  
 FILE ANSWERS —  
 FLANDER'S IS NOT NOW  
 HAS BEEN REPRESENTED  
 ON REC. OF COURT BY POLLAK  
 OR HUBB —

12). THEREFORE Plaintiff ASKS OF  
 THE COURT FOR IMMEDIATE  
 "DEFAULTS & FINAL JUDGEMENTS  
 ON ALBERT FLANDER'S DEFAULTS  
 AND FOR FULL JUDGEMENTS OF  
 \$ 300,000+ TRIPLE DAMAGES  
 DUE TO OBSTRUCTION OF JUSTICE FOR  
 Plaintiff TO RECEIVE MONIES  
 "OVER DUE" HERE FOR DC.

SETTLEMENT w/ D.C. SETTLEMENTS  
MONIES

IF CASE OF DEFICIENT  
of MARGETTA LANGBOIS in 11/18/03  
WAS CORRECTED, & FILE  
WAS SENT IN AS PLAINTIFF  
D.D. - ON 5/4/04 + ALL MARKED  
IN BY D.C. 5/4/04

PROOF OF MANUFACTURED  
PLAINTIFF PROVIDED TO D.C.  
IN JULY 04.  
FINALLY ACCEPTED 7/29/04

AN 3 DEF FIRED 4/14/04 M.L.  
W/ A CASE ALMOST  
LOST W/ 6 mos TO FIX  
DEFICIENT - + REFUSED TO!  
THIS IS NOT TO "SNOWBALL CASE"

RESPECTFULLY  
SUBMITTED

3/20/05 MARGETTA LANGBOIS  
THIS CASE IS FRAUD ON 3 DEF.  
W/ NO CONTINGENCY AGREEMENTS